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7 | Attorneys for Plaintiffs

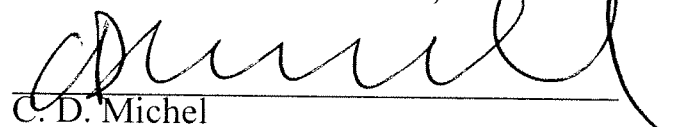
12 GUY MONTAG DOE, NATIONAL RIFLE ASSOCIATION OF  
13 AMERICA, INC., CITIZENS COMMITTEE FOR THE RIGHT TO  
14 KEEP AND BEAR ARMS,  
15 Plaintiffs }  
16 vs. }  
17 SAN FRANCISCO HOUSING AUTHORITY, MIRIAM SAEZ, IN HER OFFICIAL CAPACITY,  
18 HENRY ALVAREZ III, IN HIS OFFICIAL CAPACITY, JOHN STEWART COMPANY, AND  
19 DOES 1-10,  
20 Defendants.  
21  
22 ) CASE NO. 08-3112  
} STIPULATION RE PLAINTIFF'S REQUEST TO PROCEED UNDER THE ANONYMOUS PSEUDONYM GUY MONTAG DOE; [PROPOSED] ORDER

1 Pursuant to Civil Local Rule 7-12, Plaintiffs Guy Montag Doe, et. al. and  
2 Defendants San Francisco Housing Authority and John Stewart Company hereby  
3 stipulate that the individual gun-owner plaintiff named as Guy Montag Doe shall  
4 be entitled to proceed under the anonymous pseudonym Guy Montag Doe. The  
5 parties also submit with this stipulation a proposed order and request this Court's  
6 endorsement of this stipulation pursuant to Civil L.R. 7-12, which permits a party to  
7 submit such form of order consisting of an endorsement on the stipulation.

8 **IT IS SO STIPULATED.**

9 DATED: November 7, 2008

10 **TRUTANICH • MICHEL, LLP**

11   
C. D. Michel  
12 Attorneys for Plaintiffs

13 DATED: November \_\_\_, 2008

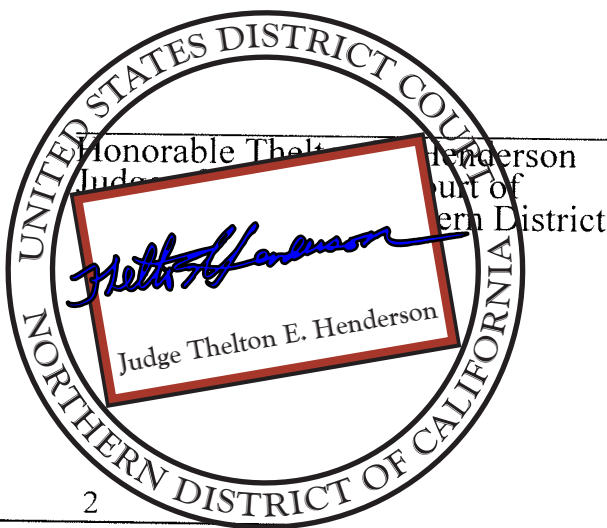
14  
15 Tim Larsen  
16 Attorney for Defendant  
San Francisco Housing Authority

17 DATED: November \_\_\_, 2008

18  
19 John Zanghi  
20 Attorney for Defendant  
John Stewart Company

21 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

22 DATED: November 19, 2008



1 Pursuant to Civil Local Rule 7-12, Plaintiffs Guy Montag Doe, et. al. and  
2 Defendants San Francisco Housing Authority and John Stewart Company hereby  
3 stipulate that the individual gun-owner plaintiff named as Guy Montag Doe shall  
4 be entitled to proceed under the anonymous pseudonym Guy Montag Doe. The  
5 parties also submit with this stipulation a proposed order and request this Court's  
6 endorsement of this stipulation pursuant to Civil L.R. 7-12, which permits a party to  
7 submit such form of order consisting of an endorsement on the stipulation.

8 **IT IS SO STIPULATED.**

9 DATED: November \_\_\_, 2008 **TRUTANICH • MICHEL, LLP**  
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C. D. Michel  
Attorneys for Plaintiffs

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DATED: November 17, 2008

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Tim Larsen  
Attorney for Defendant  
San Francisco Housing Authority

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John Zanghi  
Attorney for Defendant  
John Stewart Company

**PURSUANT TO STIPULATION, IT IS SO ORDERED.**

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Honorable Thelton E. Henderson  
Judge of the District Court of  
California for the Northern District

1 Pursuant to Civil Local Rule 7-12, Plaintiffs Guy Montag Doe, et. al. and  
2 Defendants San Francisco Housing Authority and John Stewart Company hereby  
3 stipulate that the individual gun-owner plaintiff named as Guy Montag Doe shall  
4 be entitled to proceed under the anonymous pseudonym Guy Montag Doe. The  
5 parties also submit with this stipulation a proposed order and request this Court's  
6 endorsement of this stipulation pursuant to Civil L.R. 7-12, which permits a party to  
7 submit such form of order consisting of an endorsement on the stipulation.

8 **IT IS SO STIPULATED.**

9 DATED: November \_\_\_, 2008 **TRUTANICH • MICHEL, LLP**  
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11  
12 C. D. Michel \_\_\_\_\_  
13 DATED: November \_\_\_, 2008 Attorneys for Plaintiffs

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15  
16 Tim Larsen \_\_\_\_\_  
17 DATED: November 5, 2008 Attorney for Defendant  
18 San Francisco Housing Authority

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20 John Zanghi \_\_\_\_\_  
21 Attorney for Defendant  
John Stewart Company

22 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

23 DATED: November \_\_\_, 2008

24  
25 Honorable Thelton E. Henderson \_\_\_\_\_  
26 Judge of the District Court of  
California for the Northern District

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